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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/673,908	09/30/2003	Hideaki Yamasaki	071469-0305913	7362
909 75	90 02/16/2005		EXAMINER	
PILLSBURY WINTHROP, LLP			GEYER, SCOTT B	
P.O. BOX 10500 MCLEAN, VA 22102			ART UNIT	PAPER NUMBER
1110221111, 111			2812	
			DATE MAILED: 02/16/200	5

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/673,908	YAMASAKI ET AL.				
Office Action Summary	Examiner	Art Unit				
	Scott B. Geyer	2829				
The MAILING DATE of this communication ap						
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be tim Iy within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONED	ely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 01 0	October 2004.	•				
· <u> </u>	s action is non-final.					
·—	, —					
closed in accordance with the practice under	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ⊠ Claim(s) <u>1-49</u> is/are pending in the application 4a) Of the above claim(s) <u>35-49</u> is/are withdray 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-34</u> is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/o	wn from consideration.					
Application Papers						
9) The specification is objected to by the Examine	or					
10) ☐ The drawing(s) filed on 30 September 2003 is Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the E	/are: a)⊠ accepted or b)⊡ object e drawing(s) be held in abeyance. See ction is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119	r					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat * See the attached detailed Office action for a list	ts have been received. ts have been received in Applicationity documents have been receive au (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)						
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date <u>0204</u>. 	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:					

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DETAILED ACTION

Election/Restrictions

1. Applicant's election with traverse of claims 1-34 (encompassing group I) in the reply filed on October 1, 2004 is acknowledged. The traversal is on the ground(s) that the subject matter of groups I and II are sufficiently related and that no serious burden exists to search both groups. This is not found persuasive because the examiner has clearly shown that the two groups of claims are in two different classes. Further, searching two different classes is considered a serious burden upon the examiner. Also, the examiner does not believe that proper restriction between the two groups would result in a duplicative search, since the claims have been grouped into two different classes of subject matter. The requirement is still deemed proper and is therefore made FINAL.

Information Disclosure Statement

2. The references cited within the IDS document filed February 13, 2004 (paper no. 0204) have been considered.

Drawings

3. The drawings filed by the applicant on September 30, 2003 are acceptable.

Claim Rejections - 35 USC § 112

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

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The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

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5A. Claims 11, 13, 14, 17, 27, 29, 30 and 33 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. As to the above mentioned claims, the applicant recites a "dilution gas" which is separate from a "carrier gas". However, as noted in claims 14 and 30, either of the dilution gas or the carrier gas can be the same gaseous materials. For example, for claim 14, the claim can be interpreted as "either the carrier gas is argon or the dilution gas is argon". Since the claim limitations allow for the same gas to be called a "carrier gas" or a "dilution gas", it is unclear to the examiner as to what the applicant intends the difference between "carrier gas" and "dilution gas" to be. Since, for example, elemental Argon gas can be used as either a carrier gas or as a dilution gas for the applicant's claims, it is to be interpreted by the examiner that there is no difference between the term "dilution gas" and "carrier gas". (For purposes of analogy only, the examiner views this as similar to the difference between the term "semiconductor chip" and "semiconductor die".)

5B. Claim 31 recites the limitation "the showerhead" in line 3. There is insufficient antecedent basis for this limitation in the claim. Applicant should change "the" to - - a - - to overcome this rejection (see similar claim 15).

Claim Rejections - 35 USC § 103

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- 7. Claims 1-14, 16-30 and 32-34 are rejected under 35 U.S.C. 103(a) as being unpatentable over Goldman et al. (4,619,840) in view of Wang et al. (6,833,161 B2).
- **7A.** As to **claim 1**, Goldman et al. teach a method of depositing a metal layer on a substrate. Specifically, Goldman et al. teach providing a substrate in a process chamber (column 2, lines 34-39) and introducing a process gas into the chamber (column 2, lines 47-50). Goldman et al. teach an area above the wafer within the process chamber (i.e. creating a "processing zone"), as can be seen in figure 3. Goldman et al. teach depositing a metal layer on the substrate by thermal chemical vapor deposition (column 2, lines 47-51).

Goldman et al. do not teach a residence time (i.e. time that the gaseous species is above the substrate that is being deposited upon, before exiting the chamber) for the gaseous species in the processing zone (i.e. within the process chamber above the wafer), having a time shorter than about 120 msec (0.12 seconds).

However, Wang et al. teach a similar method of depositing a metal onto a substrate using CVD. A tungsten-compound gas is introduced into the chamber (column 6, lines 1-27). Specifically, it is "pulsed for about 1 second or less, such as about .2 seconds or less" (i.e. a range from about 1 second to about 0 seconds) (column 6, lines 19-20).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the method of Goldman et al. with a residence time

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shorter than about 0.12 seconds as taught by Wang et al. so as to control the thickness of the metal layer being deposited and not allow excess build-up within the processing chamber.

- **7B.** As to claims 2 and 3, Wang et al. teach a tungsten-compound gas is introduced into the chamber (column 6, lines 1-27). Specifically, it is "pulsed for about 1 second or less, such as about .2 seconds or less" (i.e. a range from about 1 second to about 0 seconds) (column 6, lines 19-20). The range of about 1 second to about 0 seconds covers a residence time limitation of shorter than 70 msec of claim 2 and shorter than 40 msec in claim 3.
- **7C.** As to **claim 4**, Goldman et al. teach a pressure of the processing chamber from about 150 mTorr to about 3 or 4 Torr (column 8, lines 19-21).
- **7D.** As to **claim 5**, Goldman et al. teach a pressure of the processing chamber being as low as "approximately 100 millitorr" (column 8, lines 56-59).
- **7E.** As to **claim 6**, Wang et al. teach metal-containing compound introduced at a rate of about 1 sccm to about 400 sccm (column 6, lines 15-17). More specifically, the metal-compound ins a tungsten-compound (column 6, line 15) and more specifically, the tungsten-compound is a tungsten carbonyl compound (column 8, line 21).
- **7F.** As to **claims 7 and 8**, Goldman et al. teach the substrate (i.e., wafer) heated to about 400°C (column 2, lines 39-41).
- **7G.** As to **claim 9**, Goldman et al. teach the metal-carbonyl precursor gas to be W(CO)₆ (column 2, line 46).

- **7H.** As to **claim 10**, Goldman et al. teach depositing tungsten on the wafer (column 2, lines 50-51).
- **7I.** As to **claims 11-14**, Wang et al. teach a carrier gas/dilution gas, such as argon, hydrogen or helium, having a flow rate between about 250 sccm and 1000 sccm (column 5, lines 58 et seq.). (see paragraph **5A** above).
- **7J.** As to **claim 16**, Goldman et al. teach introducing tungsten carbonyl to the reaction chamber, wherein carbon monoxide gas (a reaction-by-product) is produced while tungsten is deposited onto the wafer (column 2, lines 47-51).
- **7K.** As to **claim 17**, Wang et al. teach a carrier gas/dilution gas used to carry the tungsten carbonyl into the reaction chamber (column 5, lines 58 et seq.).
- **7L.** As to **claim 18**, Goldman et al. teach the substrate being a silicon wafer (i.e. a semiconductor substrate) (column 2, lines 37-41).
- **7M.** As to **claim 19**, Goldman et al. teach a method of depositing a tungsten layer on a substrate. Specifically, Goldman et al. teach providing a substrate in a process chamber (column 2, lines 34-39) and introducing a tungsten carbonyl process gas into the chamber (column 2, lines 47-50). Goldman et al. teach an area above the wafer within the process chamber (i.e. creating a "processing zone"), as can be seen in figure 3. Goldman et al. teach depositing a tungsten layer on the substrate by thermal chemical vapor deposition (column 2, lines 47-51).

Goldman et al. do not teach a residence time (i.e. time that the gaseous species is above the substrate that is being deposited upon, before exiting the chamber) for the

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gaseous species in the processing zone (i.e. within the process chamber above the wafer), having a time shorter than about 120 msec (0.12 seconds).

However, Wang et al. teach a similar method of depositing a metal onto a substrate using CVD. A tungsten-compound gas is introduced into the chamber (column 6, lines 1-27). Specifically, it is "pulsed for about 1 second or less, such as about .2 seconds or less" (i.e. a range from about 1 second to about 0 seconds) (column 6, lines 19-20).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the method of Goldman et al. with a residence time shorter than about 0.12 seconds as taught by Wang et al. so as to control the thickness of the metal layer being deposited and not allow excess build-up within the processing chamber.

- **7N.** As to claims 20 and 21, Wang et al. teach a tungsten-compound gas is introduced into the chamber (column 6, lines 1-27). Specifically, it is "pulsed for about 1 second or less, such as about .2 seconds or less" (i.e. a range from about 1 second to about 0 seconds) (column 6, lines 19-20). The range of about 1 second to about 0 seconds covers a residence time limitation of shorter than 70 msec of claim 2 and shorter than 40 msec in claim 3.
- **70.** As to **claim 22**, Goldman et al. teach a pressure of the processing chamber from about 150 mTorr to about 3 or 4 Torr (column 8, lines 19-21).
- **7P.** As to **claim 23**, Goldman et al. teach a pressure of the processing chamber being as low as "approximately 100 millitorr" (column 8, lines 56-59).

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7Q. As to **claim 24**, Wang et al. teach metal-containing compound introduced at a rate of about 1 sccm to about 400 sccm (column 6, lines 15-17). More specifically, the metal-compound ins a tungsten-compound (column 6, line 15) and more specifically, the tungsten-compound is a tungsten carbonyl compound (column 8, line 21).

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- **7R.** As to **claims 25 and 26**, Goldman et al. teach the substrate (i.e., wafer) heated to about 400°C (column 2, lines 39-41).
- **7S.** As to claims 27-30, Wang et al. teach a carrier gas/dilution gas, such as argon, hydrogen or helium, having a flow rate between about 250 sccm and 1000 sccm (column 5, lines 58 et seq.). (see paragraph **5A** above).
- **7T.** As to **claim 32**, Goldman et al. teach introducing tungsten carbonyl to the reaction chamber, wherein carbon monoxide gas (a reaction-by-product) is produced while tungsten is deposited onto the wafer (column 2, lines 47-51).
- **7U.** As to **claim 33**, Wang et al. teach a carrier gas/dilution gas used to carry the tungsten carbonyl into the reaction chamber (column 5, lines 58 et seq.).
- **7V.** As to **claim 34**, Goldman et al. teach the substrate being a silicon wafer (i.e. a semiconductor substrate) (column 2, lines 37-41).

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- 8. Claims 15 and 31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Goldman et al. (4,619,840) and Wang et al. (6,833,161 B2) as applied to claims 1 and 19 above (respectively), and further in view of Kalyanam (6,491,978 B1).
- **8A.** As to **claim 15**, Goldman et al. and Wang et al. teach all the limitations of claim 15, as noted above for claim 1. Goldman et al. also teach a processing area

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volume, which is clearly defined between a "deposition chamber fitting 104" and the

"silicon wafer 40", as seen in figure 3. Neither Goldman et al. nor Wang et al.

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specifically teach a showerhead. However, Kalyanam teach a CVD process apparatus

as shown in figure 4, which has a "dual manifold distributor, or showerhead 440". It

would have been obvious to a person of ordinary skill in the art at the time the invention

was made to modify the method of Goldman et al. and Wang et al. with a showerhead

apparatus within the CVD process chamber as taught by Kalyanam so as to allow for

uniform application of the gaseous state precursor gas over the substrate.

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8B. As to claim 31, Goldman et al. and Wang et al. teach all the limitations of claim 31, as noted above for claim 19. Goldman et al. also teach a processing area volume, which is clearly defined between a "deposition chamber fitting 104" and the "silicon wafer 40", as seen in figure 3. Neither Goldman et al. nor Wang et al. specifically teach a showerhead. However, Kalyanam teach a CVD process apparatus as shown in figure 4, which has a "dual manifold distributor, or showerhead 440". It. would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the method of Goldman et al. and Wang et al. with a showerhead apparatus within the CVD process chamber as taught by Kalyanam so as to allow for

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Scott B. Geyer whose telephone number is (571) 272-1958. The examiner can normally be reached on weekdays, between 10:00am - 6:30pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Lebentritt can be reached on (571) 272-1873. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306. Information regarding the status of an application may be obtained from

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